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7 **UNITED STATES DISTRICT COURT**
8 **CENTRAL DISTRICT OF CALIFORNIA**

9
10 LIVEWIRECYBER, INC. dba HS2
11 ACADEMY,

12 Plaintiff(s),

13 v.

14 NEAL IVAN LEE; YOUNG
15 SCHOLARS INSTITUTE LLC;
16 STEVE SEUNG MOKE PARK,

17
18 Defendant(s).

19 Case No. 2:17-cv-00645-AB-ASx
20 Honorable André Birotte Jr.
21 Courtroom 7B

22 **FINAL JUDGMENT AND**
23 **PERMANENT INJUNCTION**

24
25 On December 27, 2019, the Court entered terminating sanctions of the action
26 in favor of Plaintiff Livewirecyber, Inc., dba HS2 Academy (“HS2”), and against
27 Defendants Neal Ivan Lee, Young Scholars Institute LLC, and Steve Seung Moke
28 Park (collectively, “Defendants”). (Dkt. No. 172.) As part of the Order, the Court
struck Defendants’ answer to HS2’s Third Amended Complaint (“TAC”), and
granted HS2’s request for default judgment “against Defendants, jointly and
severally, in the amount of damages and attorneys’ fees and costs established
through the ‘prove up’ hearing.” (Dkt. No. 172, p. 7.) The Court also granted “HS2’s
request for attorney fees and costs incurred in connection with this action.” (Dkt. No.
172, p. 7.) The court clerk subsequently entered default on each of the Defendants.
(Dkt. No. 173.)

1 HS2 has since submitted an Application to Set the Terms of the Default
2 Judgment (the “Application”). After considering HS2’s Application and the record
3 in this case, this Court hereby Orders as follows:

4 **ORDER**

5 Judgment is hereby entered in favor of HS2 and against Defendants as follows:

6 (1) Defendants, jointly and severally, shall pay compensatory damages
7 to HS2 in the amount of \$2,625,348.00;

8 (2) Defendants, jointly and severally, shall pay punitive damages to
9 HS2 in the amount of \$2,625,348.00

10 (3) Defendants, jointly and severally, shall pay the reasonable attorney
11 fees and costs incurred by HS2 in the amount of \$327,150.00; and

12 (4) Defendants shall pay post-judgment interest to HS2, accruing from
13 the date of issuance of this order at the legal rate of ten percent
14 (10%) per annum on the sums set forth above until paid in full.

15 **PERMANENT INJUNCTION**

16 It is also hereby determined that HS2 is entitled to injunctive relief. Therefore, it
17 is **HEREBY ORDERED** that Defendants, their agents, servants, employees, officers,
18 directors and all persons acting under, in concert with or for them, shall be enjoined
19 from:

20 (1) Accessing (or attempting to access) HS2’s website, computer
21 system, or emails;

22 (2) Electronically monitoring or surveying HS2 in any way;

23 (3) Sending unsolicited emails to HS2’s clients;

24 (4) Deleting any emails, attachments or other communications (or
25 summary of communications) obtained from HS2;

26 (5) Utilizing any materials created or generated by HS2; and

(6) Using or disclosing any information they may have intercepted from HS2.

RETENTION OF JURISDICTION

The Court shall retain jurisdiction to enforce the permanent injunction included in this judgment, as well as to consider any post-trial motions to increase damages or award attorneys' fees.

HS2 is permitted to engage in post-judgment discovery to ensure compliance with the Permanent Injunction.

IT IS SO ORDERED.

DATED: April 6, 2020



HONORABLE ANDRÉ BIROTTE JR.
UNITED STATES DISTRICT COURT JUDGE